



10/077,702

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May 12, 2011

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-1450

Commissioner for Trade Mark
Legal Department
P.O. Box 1451
Alexander, VA 22313

Office of Inspector General

U.S. Department of Commerce
1401 Constitution Ave., NW
Washington, DC 20230

US Senator, Saxby Chambliss
3633 Wheeler Rd
Augusta, GA 30909-6549

Office of the Attorney General
40 Capitol Square, SW
Atlanta, GA 30334

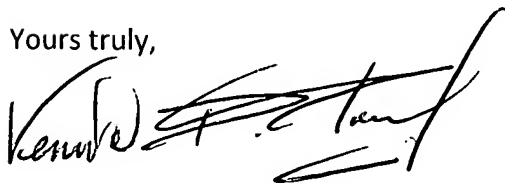
Ref: Veniva D. Paul
10/077,702 17 May 2002

To Whom It May Concern ,

1. I am writing to you with deep concern regarding my idea that was submitted to the US Patent Office on 17 May 2002. Michael Lee, the examiner at (703-305-4743) sent me an Office Action Summary, indicating that my application was rejected. I was told that someone else had the same idea.
2. After contemplating this matter over many years, I decided to contact the US Patent Office because I could not believe what their summary had implied. I then filed a complaint on 22 July 2010 and was contacted by Michael Lewis on the 29 July 2010, over the phone on (571-272-4801). He then told me that my submitted idea was "SCRAPED". Well, if my idea was scraped, rejected and not stolen, (as I was led to believe), why is it now on the market for all to see and purchase?

3. The filing fee I paid for the patent was \$995.00. My arbitrator and I felt strongly that my idea was stolen and sold to one of the biggest electronics company who could afford to pay the highest price for it.
4. Yes, I do believe that as a direct result of my idea being blatantly infringed upon and marketed following its rejection, that there is something very sinister and alarming happening within your department, which will need urgent investigation. There may well be many more people in a similar position to myself that this has happened to over the years and it would be pertinent and appropriate that imminent action is undertaken to establish or dispel any underhand dealing, or address the total unfairness that I am currently feeling.
5. As a disabled veteran of the Viet Nam era, who has spent over 8-years in the US Army between 1970-1978, I have always respected the military service and the government of this country for what they stand for. However, I have now come to believe that there should be constitutional protection of someone's right to be treated fairly and be credited accordingly for their ideas and inventions. Large businesses and co-operations should not be allowed to trample over someone like myself who is trying hard to make a honest and decent life for herself and her family.
6. As far as I was aware, at the time of my application, there was absolutely and categorically, no "Television Screen Saver" anywhere within the public domain until after I had filed MY idea. I had thoroughly researched and developed the concept for many weeks whilst working towards putting the application together, to be now deprived of this unique product.
7. In conclusion, I strongly believe that I deserve to be respected and should be treated fairly in all that I do, especially as a Christian citizen of the United States of America. My idea was to help provide a better future financially to aid my disability and my family. I now firmly believe that as I was deliberately defrauded and deprived of this aspiration, then I should be appropriately compensated.
8. I trust you will deal with this matter expediently and inform me accordingly at the earliest.

Yours truly,

A handwritten signature in black ink, appearing to read 'Veniva D. Paul', with a stylized flourish extending from the end.

Veniva D. Paul